STATE OF ILLINOIS COOK COUNTY SHERIFF'S MERIT BOARD

Sheriff of Cook County	1		
vs.)) Do	cket No.	1996
DAVID EVANS III) Do	cket No.	1990
Employee #)		
Star #15822)		
	DECISION		

This matter coming on to be heard pursuant to notice before Juan Leonardo Baltierres, Board Member, on September 4, 2018; September 21, 2018; November 5, 2018; and November 28, 2018, the Cook County Sheriff's Merit Board finds as follows:

Jurisdiction

DAVID EVANS III, hereinafter "Respondent", was appointed a Correctional officer on June 13, 2005. Respondent's position as a Correctional Officer involves duties and responsibilities to the public; each member of the Cook County Sheriff's Merit Board, hereinafter Board, has been duly appointed to serve as a member of the Board pursuant to confirmation by the Cook County Board of Commissioners, State of Illinois, to sit for a stated term; the Board has jurisdiction of the subject matter of the parties in accordance with 55 ILCS 5/3-7001, et seq; and the Respondent was served with a copy of the Complaint and notice of hearing and appeared before the Board with counsel to contest the charges contained in the Complaint.

As a threshold matter, a proceeding before the Merit Board is initiated at the time the Sheriff files a written charge with the Merit Board. 55 ILCS 5/3-7012. A document is considered filed, in this case with the Merit Board, "when it is deposited with and passes into the exclusive control and custody of the [Merit Board administrative staff], who understandingly receives the same in order that it may become a part of the permanent records of his office." See Dooley v. James A. Dooley Associates Employees Retirement Plan, 100 Ill.App.3d 389, 395 (1981)(quoting Gietl v. Comminssioners of Drainage District No. One, 384 Ill. 499, 501-502 (1943) and citing Hamilton v. Beardslee, 51 Ill. 478 (1869)); accord People ex rel. Pignatelli v. Ward, 404 Ill. 240, 245 (1949); in re Annex Certain Terr. To the Village of Lemont, 2017 IL App (1st) 170941, ¶ 18; Illinois State Toll Highway Authority v. Marathon Oil Co., Ill. App. 3d 836 (1990) ("A 'filing' implies delivery of a document to the appropriate party with the intent of having such document kept on file by that party in the appropriate place." (quoting Sherman v. Board of Fire & Police Commissioners, 111 Ill. App. 3d 1001, 1007 (1982))); Hawkyard v. Suttle, 188 Ill. App. 168, 171 (1914 ("A paper is considered filed when it is delivered to the clerk for that purpose.").

The original Complaint in this matter was filed with the Merit Board's administrative staff on February 22, 2017. Regardless of whether or not Merit Board Members were properly appointed during a given term, the Merit Board, as a quasi-judicial body and statutorily created

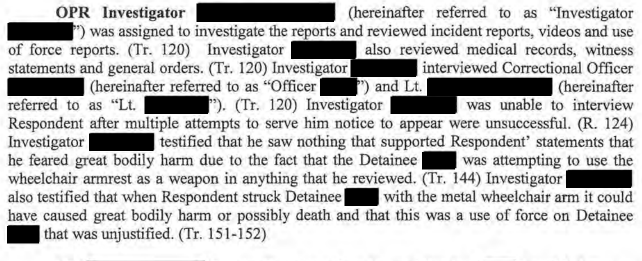
legal entity, maintained at all times a clerical staff not unlike the Clerk of the Circuit Court ("Administrative Staff"). These Administrative Staff members receive and date stamp complaints, open a case file, assign a case number, and perform all of the functions typically handled by the circuit clerk's office. Just as a timely filed complaint would be accepted by the circuit clerk even if there were no properly appointed judges sitting on that particular day, so too was the instant Complaint with the Administrative Staff of the Merit Board. Accordingly, the Complaint filed commencing the instant action, was properly filed, and will be accepted as the controlling document for calculating time in this case.

Findings of Fact

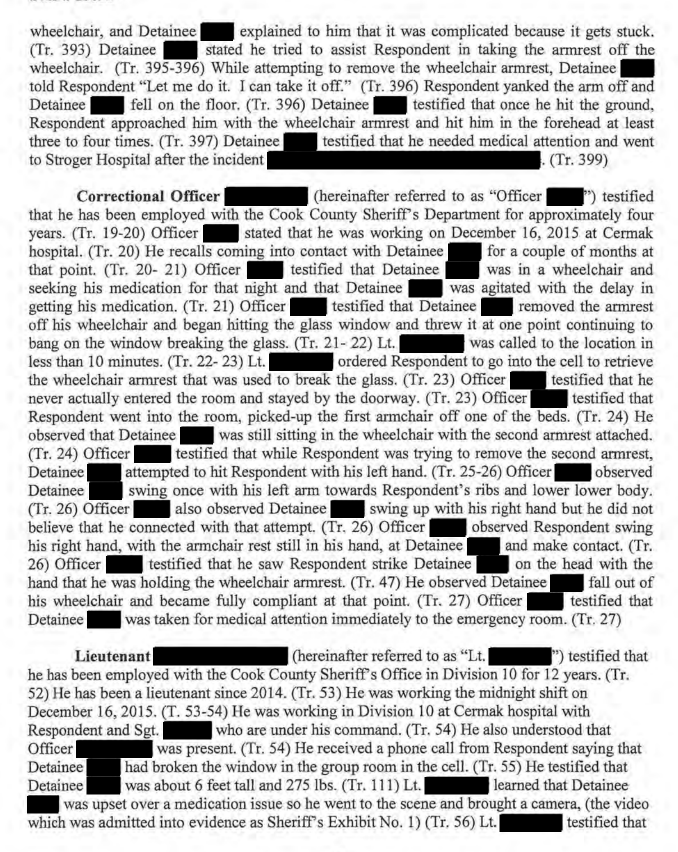
The Sheriff filed a complaint on February 22, 2017 and an amended complaint on January 23, 2018. The Sheriff is requesting termination of employment.

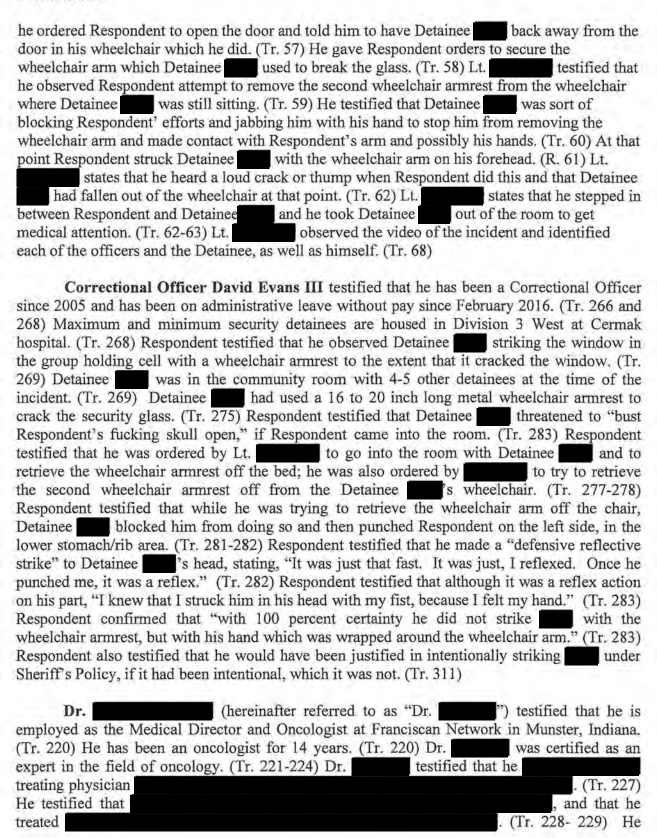
On June 13, 2005, David Evans III (hereinafter referred to as "Respondent") was appointed as a Correctional Officer with the Cook County Sheriff's Department (Tr. at 266). On December 16, 2015, Respondent was assigned to Cermak hospital – Division 3 West. (Tr. 268) Maximum and minimum security Detainees were housed in Division 3 West. (Tr. 268)

On or about December 16, 2017, the Office of Professional Review (hereinafter referred to as "OPR") received two complaint registers regarding an incident involving (hereinafter referred to as "Detainee") and Respondent. (Tr. at 119)



Mr. (hereinafter after referred to as "Detainee") testified that on December 2015 he was housed in the Cook County Department of Corrections. (R. 389) On December 16, 2015, at around 2:30 a.m., he was waiting for his medication and he was knocking on the window with his armrest trying to get the correctional officer's attention because he was being refused his medication. (R. 390) Detainee testified that after the "white shirt" showed up the Respondent and the "white shirt" came into the room and Respondent picked up the first armrest, the "white shirt" began to film, Respondent attempted to take the second armrest off the





testified that	(T., 220)
	(Tr. 230)
Mrs.	(hereinafter referred to as Mrs.) testified that Respondent
	roximately April 2016 through April 2017 he was largely under her car
at her house in Lansing	, Illinois
She testified that he wa	
	(Tr. 259)

Conclusion

Based on the evidence presented, and after assessing the credibility of witnesses and the weight given to the evidence in the record, the Board finds the Respondent's actions, when viewed in accordance with the totality of the circumstances, support the conclusion that Respondent's actions were reasonable and necessary to perform a lawful task and not in violation of COOK COUNTY SHERIFF DEPARTMENT'S ORDER 11.2.1.0 – RESPONSE TO RESISTANCE/ USE OF FORCE POLICY; COOK COUNTY SHERIFF DEPARTMENT'S ORDER 11.2.2.0 – RESPONSE TO RESISTANCE/ USE OF FORCE DUTIES, NOTIFICATIONS AND REPORTING PROCEDURES; COOK COUNTY DEPARTMENT OF CORRECTIONS GENERAL ORDER 24.9.1.0 – REPORTING INCIDENTS; COOK COUNTY SHERIFF DEPARTMENT'S ORDER 11.2.20.1 – CONDUCT POLICY; and COOK COUNTY SHERIFF'S DEPARTMENT MERIT BOARD RULES AND REGULATIONS – ARTICLE X.

This is an incident in which Respondent, David Evans III, a corrections officer, was assigned to Tier 3 – West at Cermak Hospital at approximately 2:30 A.M on December 16, 2015. was being housed in a community group cell with 4-5 On that date, Detainee other detainees. At that time, Respondent reported to Lieutenant had broken the glass window in the community room cell with the armrest from Detainee wheelchair. Upon his arrival Lieutenant ordered Respondent to enter the community room to retrieve the metal wheelchair arm rest that was now on an unoccupied bed. Officer was instructed to hold the entrance door and Lieutenant entered the threshold of the room to video record the events. The video admitted into evidence and presented at trial showed that a large security glass window had been visibly cracked. Inside the room were several other detainees that quickly move to the wall out of sight of the camera. Detainee is observed in the center of the room facing towards the door while seated unrestrained in a wheelchair with one armrest still attached. Detainee appeared to be of a large physical build. Respondent is observed to pick-up the wheelchair armrest from the unoccupied bed behind Detainee Respondent walks back to Detainee and stands to Detainee 's left side and bends over to remove the wheelchair's right armrest. As Respondent reaches over, and across Detainee makes a sudden aggressive move with both hands and appears to strike Respondent's torso and hands. Respondent is observed to immediately retreat while striking 's head once with his right hand in one simultaneous motion. Detainee to his left and onto the floor and against another bed. The video is inconclusive if the injury to Detainee 's forehead is a result of being struck with the wheelchair arm rest, falling onto the

floor or falling against an adjacent bed frame. The encounter between Detainee and Respondent lasted six (6) seconds.

In addition, OPR Investigator testified that OPR's attempts to serve Respondent notice to appear were unsuccessful. Lastly, Detainee stestimony was inconsistent with video evidence and witness testimony admitted at trial. Specifically, Detainee testified that Respondent struck him with the wheelchair armrest 3-4 times while he was on the floor. This assertion was not supported by the video evidence or eyewitness testimony.

Order

Wherefore, based on the foregoing, it is hereby ordered that Respondent, David Evans III, be reinstated to the Cook County Sheriff's Office effective February 22, 2017.

David Evans III Correctional Officer Docket # 1996

James P. Nally, Chairman	Byron Brazier, Vice-Chairman
Ighn/Dalicandro, Secretary	Kim R . Widyp, Board Member
Vincent T. Winters, Board Member	Juan L Baltierres, Board Member
Patrick Brady, Board Member	Gray Mateo - Harris, Board Member

Date March 1, 2019